IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

M. COHEN & SONS, INC. : CIVIL ACTION

:

V.

:

COHEN IRON WORKS, LLC, et al : NO. 11-1843

ORDER

AND NOW, this 24th day of April, 2012, upon consideration of Plaintiff's Motion for Contempt and Sanctions Against Defendants (Doc. 106), the Answer of Richard Cohen and Renee Pearlman (Doc. 109), a hearing on March 13, 2012 to show cause why the defendants should not be held in contempt and sanctions imposed, and the parties' submissions (Docs. 116, 117), the motion is **GRANTED IN PART** and **DENIED IN PART**.

IT IS FURTHER ORDERED as follows:

- Cohen Iron Works, LLC and Richard Cohen are in **CONTEMPT** of the March
 22, 2011 and January 26, 2012 Orders enjoining the defendants from using the name
 "Cohen Iron Works" or any similar names;
- No later than May 30, 2012, Richard Cohen shall pay \$2,500.00 to M. Cohen
 Sons, Inc. as compensation for costs associated with his violations of the March 22,
 2011 and January 26, 2012 Orders;
- 3. Richard Cohen shall assign the "@cohenironworks" Twitter account and "Cohen Iron Works" Manta.com profile to M. Cohen & Sons, Inc. within three days; and

4. No later than April 27, 2012, Richard Cohen shall disclose to M. Cohen & Sons, Inc. any other uses on the Internet, by him or on his behalf, of the name "Cohen Iron Works."

/s/ Timothy J. Savage TIMOTHY J. SAVAGE, J.